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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/839,963	04/23/2001	Sangki Hong	CS99-210	4495	
28112 7590 11/02/2005 GEORGE O. SAILE & ASSOCIATES			EXAMINER		
			MALDONADO, JULIO J		
28 DAVIS AVE POUGHKEEPS	-		ART UNIT	PAPER NUMBER	
TOOGIALDETO	12, 11, 12003		2823		
•			DATE MAILED: 11/02/200:	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applica	tion No.	Applicant(s)	Applicant(s)			
		09/839,	963	HONG ET AL.				
	Office Action Summary	Examin	er	Art Unit				
			Maldonado	2823				
Period fo	The MAILING DATE of this communicat or Reply	tion appears on t	he cover sheet i	with the correspondence a	ddress			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAIL nsions of time may be available under the provisions of 3' SIX (6) MONTHS from the mailing date of this communic operiod for reply is specified above, the maximum statutoure to reply within the set or extended period for reply will, reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	ING DATE OF 7 7 CFR 1.136(a). In no a cation. By period will apply and by statute, cause the a	THIS COMMUN event, however, may a will expire SIX (6) MC opplication to become a	IICATION. a reply be timely filed DNTHS from the mailing date of this ABANDONED (35 U.S.C. § 133).	,			
Status								
1) 又	Responsive to communication(s) filed o	nn 17 August 200	0.5					
	This action is FINAL . 2b)⊠ This action is non-final.							
<i>,</i> —	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
٠,۵	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit			,,					
	isposition of Claims							
	Claim(s) <u>1-3, 6, 9-12, 15 and 18-21</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
	Claim(s) is/are allowed.							
	Claim(s) <u>1-3,6,9-12,15 and 18-21</u> is/are rejected.							
	Claim(s) is/are objected to. Claim(s) are subject to restriction	a and/or alaction	roquiroment					
ا ا(٥	are subject to restriction	Tand/or election	requirement.					
Applicati	ion Papers							
9)	The specification is objected to by the E	xaminer.						
10) The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner.								
	Applicant may not request that any objection	n to the drawing(s)	be held in abeya	ance. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the	correction is requ	ired if the drawin	g(s) is objected to. See 37 C	FR 1.121(d).			
11)	The oath or declaration is objected to by	the Examiner. N	Note the attache	ed Office Action or form P	TO-152.			
Priority ι	under 35 U.S.C. § 119							
_	12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage							
* 0	application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
	see the attached detailed Office action to	or a list of the cer	tined copies no	received.				
Attachmen	• •							
1) Notic	e of References Cited (PTO-892)			Summary (PTO-413)				
	e of Draftsperson's Patent Drawing Review (PTO- nation Disclosure Statement(s) (PTO-1449 or PTC			(s)/Mail Date Informal Patent Application (PT	·O-152)			
Paper No(s)/Mail Date 6) Other:								

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 08/17/2005 has been entered.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-3 and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rhodes et al. (U.S. 4,536,951), Ye et al. (U.S. 6,080,529), Huang et al. (U.S. 6,180,509 B1) and Liu et al. (U.S. 5,693,568).

In reference to claims 1 and 2, Rhodes et al. (Figs.1-5) teach a method of forming interconnects including providing a semiconductor substrate (4); depositing a first metal layer (2) overlying said semiconductor substrate (4); depositing an etch stop layer (6) overlying said first metal layer (2) wherein said etch stop layer (6) comprises a chromium or a titanium film; depositing a second metal layer (8) overlying said first metal layer (2), wherein said first (2) and second (8) are made of aluminum; etching

through said second metal layer (8), said etch stop layer (6) and said first metal layer (2) to form connective lines; thereafter etching through said second metal layer (8) down to the etch stop layer (6) forming vias; thereafter depositing a dielectric layer (12) overlying said vias, said connective lines and said semiconductor substrate (4); and etching down said dielectric layer (12) to complete said self-aligned interconnect structure (column 2, line 44 – column 4, line 33).

Rhodes et al. fail to teach wherein said etch stop layer includes a tantalum material. However, Ye et al. (Figs.2A-3G) in a related method to pattern metal layers teach depositing an etch stop layer (218) over a metal layer (216) comprising copper or aluminum; wherein said etch stop layer comprises a material selected from the group comprising titanium, and a tantalum containing material (column 12, line 40 – column 15, line 25). It would have been within the scope of one of ordinary skill in the art to combine the teachings of Rhodes et al. and Ye et al. to using tantalum material in the etch stop layer of Rhodes et al. according to the teachings of Ye et al. because one of ordinary skill in the art at the time the invention was made would have been motivated to look to alternative suitable methods of performing the disclosed etch stop forming step of Rhodes et al. and art recognized suitability for an intended purpose has been recognized to be motivation to combine. MPEP 2144.07.

It would have been within the scope of one of ordinary skill in the art to combine the teachings of Rhodes et al. and Ye et al. to enable the formation of the etch stop layer of Rhodes et al. to be performed according to the teachings of Huang et al. because one of ordinary skill in the art at the time the invention was made would have

been motivated to look to alternative suitable methods of performing the disclosed etch stop formation step of Rhodes et al. and art recognized suitability for an intended purpose has been recognized to be motivation to combine. MPEP 2144.07.

The combined teachings of Rhodes et al. and Ye et al. teach using antireflective layers such as titanium nitride and tantalum nitride (Ye et al., column 14, lines 8 – 21). Still, the combined teachings of Rhodes et al. and Ye et al. fail to expressly teach depositing an anti-reflective coating layer comprising titanium nitride overlying said second metal layer. However, Huang et al. (Figs.1-6) in a related method to pattern metal layers teach forming an etch stop layer titanium nitride on a second metal layer (Huang et al. column 6, lines 43 – 48). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings Rhodes et al. and Ye et al. with Huang et al. to enable forming a titanium nitride layer on said second metal layer of the combination of Rhodes et al. and Ye et al., since it can be used to protect underlying layers as an etching stop layer as disclosed by Huang et al. but also as an antireflective layer as disclosed by Ye et al.

The combined teachings of Rhodes et al., Ye et al. and Huang et al. fail to teach polishing down said dielectric layer to complete said self-aligned, anti-via interconnects in the manufacture of the integrated circuit device. However, Liu et al. (Figs.1-9) in a related method to form self-aligned anti-via interconnects teach depositing dielectric layer (51) over a patterned via (40); and polishing down said dielectric layer (50), completing said anti-via interconnect structure (column 7, lines 51 – 55). It would have been within the scope of one of ordinary skill in the art to combine the teachings

of Rhodes et al., Ye et al. and Huang et al. with the teachings of Liu et al. enable the removing step of the combined teachings of Rhodes et al., Ye et al. and Huang et al. to be performed according to the teachings of Liu et al. because one of ordinary skill in the art at the time the invention was made would have been motivated to look to alternative suitable methods of performing the disclosed removing step of the combined teachings of Rhodes et al., Ye et al. and Huang et al. and art recognized suitability for an intended purpose has been recognized to be motivation to combine. MPEP 2144.07.

In reference to claim 3, the combined teachings of Rhodes et al., Ye et al., Huang et al. and Liu et al. teach wherein said semiconductor substrate comprises semiconductor devices in and on a silicon substrate covered by an insulating layer (Rhodes et al., column 2, lines 44 – 45 and Liu et al, column 6, lines 39 – 53).

In reference to claim 6, the combined teachings of Rhodes et al., Ye et al.,
Huang et al. and Liu et al. substantially teach all aspects of the invention but fail to
disclose wherein said dielectric layer is deposited to a thickness between about 5,000
Angstroms and 20,000 Angstroms. Notwithstanding, it would have been an obvious
matter of design choice bounded by well known manufacturing constraints and
ascertainable by routine experimentation and optimization to choose these particular
dimensions because applicant has not disclosed that the dimensions are for a particular
unobvious purpose, produce an unexpected result, or are otherwise critical, and it
appears prima facie that the process would possess utility using another dimension.
Indeed, it has been held that mere dimensional limitations are prima facie obvious

absent a disclosure that the limitations are for a particular unobvious purpose, produce an unexpected result, or are otherwise critical. See, for example, In re Rose, 220 F.2d 459, 105 USPQ 237 (CCPA 1955); In re Rinehart, 531 F.2d 1048, 189 USPQ 143 (CCPA 1976); Gardner v. TEC Systems, Inc., 725 F.2d 1338, 220 USPQ 777 (Fed. Cir. 1984), cert. denied, 469 U.S. 830, 225 USPQ 232 (1984); In re Dailey, 357 F.2d 669, 149 USPQ 47 (CCPA 1966).

4. Claims 9-12, 15 and 18-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rhodes et al. (U.S. 4,536,951), Ye et al. (U.S. 6,080,529), Huang et al. (U.S. 6,180,509 B1) and Liu et al. (U.S. 5,693,568) and Pangrle et al. (U.S. 6,713,382 B1).

In reference to claims 9, 10, 15, 18, 19, Rhodes et al. (Figs.1-5) teach a method of forming interconnects including providing a semiconductor substrate (4); depositing a first metal layer (2) overlying said semiconductor substrate (4); depositing an etch stop layer (6) overlying said first metal layer (2) wherein said etch stop layer (6) comprises a chromium or a titanium film; depositing a second metal layer (8) overlying said first metal layer (2), wherein said first (2) and second (8) are made of aluminum; etching through said second metal layer (8), said etch stop layer (6) and said first metal layer (2) to form connective lines; thereafter etching through said second metal layer (8) down to the etch stop layer (6) forming vias; thereafter depositing a dielectric layer (12) overlying said vias, said connective lines and said semiconductor substrate (4); and etching down said dielectric layer (12) to complete said self-aligned interconnect structure (column 2, line 44 – column 4, line 33).

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Rhodes et al. fail to teach wherein said etch stop layer includes a tantalum material. However, Ye et al. (Figs.2A-3G) in a related method to pattern metal layers teach depositing an etch stop layer (218) over a metal layer (216) comprising copper or aluminum; wherein said etch stop layer comprises a material selected from the group comprising titanium, and a tantalum containing material (column 12, line 40 – column 15, line 25). It would have been within the scope of one of ordinary skill in the art to combine the teachings of Rhodes et al. and Ye et al. to using tantalum material in the etch stop layer of Rhodes et al. according to the teachings of Ye et al. because one of ordinary skill in the art at the time the invention was made would have been motivated to look to alternative suitable methods of performing the disclosed etch stop forming step of Rhodes et al. and art recognized suitability for an intended purpose has been recognized to be motivation to combine. MPEP 2144.07.

It would have been within the scope of one of ordinary skill in the art to combine the teachings of Rhodes et al. and Ye et al. to enable the formation of the etch stop layer of Rhodes et al. to be performed according to the teachings of Huang et al. because one of ordinary skill in the art at the time the invention was made would have been motivated to look to alternative suitable methods of performing the disclosed etch stop formation step of Rhodes et al. and art recognized suitability for an intended purpose has been recognized to be motivation to combine. MPEP 2144.07.

The combined teachings of Rhodes et al. and Ye et al. teach using antireflective layers such as titanium nitride and tantalum nitride (Ye et al., column 14, lines 8 – 21). Still, the combined teachings of Rhodes et al. and Ye et al. fail to expressly teach

depositing an anti-reflective coating layer comprising titanium nitride overlying said second metal layer. However, Huang et al. (Figs.1-6) in a related method to pattern metal layers teach forming an etch stop layer titanium nitride on a second metal layer (Huang et al. column 6, lines 43 – 48). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings Rhodes et al. and Ye et al. with Huang et al. to enable forming a titanium nitride layer on said second metal layer of the combination of Rhodes et al. and Ye et al., since it can be used to protect underlying layers as an etching stop layer as disclosed by Huang et al. but also as an antireflective layer as disclosed by Ye et al.

The combined teachings of Rhodes et al., Ye et al. and Huang et al. fail to teach polishing down said dielectric layer to complete said self-aligned, anti-via interconnects in the manufacture of the integrated circuit device. However, Liu et al. (Figs.1-9) in a related method to form self-aligned anti-via interconnects teach depositing dielectric layer (51) over a patterned via (40); and polishing down said dielectric layer (50), completing said anti-via interconnect structure (column 7, lines 51 – 55). It would have been within the scope of one of ordinary skill in the art to combine the teachings of Rhodes et al., Ye et al. and Huang et al. with the teachings of Liu et al. enable the removing step of the combined teachings of Rhodes et al., Ye et al. and Huang et al. to be performed according to the teachings of Liu et al. because one of ordinary skill in the art at the time the invention was made would have been motivated to look to alternative suitable methods of performing the disclosed removing step of the combined teachings of Rhodes et al., Ye et al. and Huang et al. and art recognized suitability for

an intended purpose has been recognized to be motivation to combine. MPEP 2144.07.

The combined teachings of Rhodes et al., Ye et al., Huang et al. and Liu et al. teach using parylene as an interlayer dielectric film (Rhodes et al., column 3, lines 47 – 50), but fail to teach wherein said dielectric layer is SiOF (fluorinated silica glass), SiOC (C-substituted siloxane), amorphous SiC:H, MSQ (methylsilsesquioxane), porous materials, PPXC polymer (poly(chloro-p-xylene), PPXN polymer (poly-p-xylylene), or VT-4 (tetrafluoro-p-xylylene). However, Pangrle et al. (Fig.2B) teach a method of forming interconnects including forming a dielectric layer (114) used as an intermetal dielectric), wherein said dielectric layer is formed form low-k materials such as SiOF, parylene and porous such as siloxanes and silsesquioxanes (column 3, lines 24 – 55 and column 7, lines 55 – 67).

It would have been within the scope of one of ordinary skill in the art to combine the teachings of Rhodes et al., Ye et al., Huang et al. and Liu et al. with Pangrle et al. to enable the dielectric forming step of Rhodes et al., Ye et al., Huang et al. and Liu et al. to be performed according to the teachings of Pangrle et al. because one of ordinary skill in the art at the time the invention was made would have been motivated to look to alternative suitable methods of performing the disclosed dielectric forming step of Rhodes et al., Ye et al., Huang et al. and Liu et al. and art recognized suitability for an intended purpose has been recognized to be motivation to combine. MPEP 2144.07.

In reference to claim 11, 12, 20 and 21, the combined teachings of Rhodes et al., Ye et al., Huang et al., Liu et al. and Pangrle et al. substantially teach all aspects of the

invention but fail to disclose wherein said first metal layer is deposited to a thickness of between about 1,000 Angstroms and 10,000 Angstroms. Notwithstanding, it would have been an obvious matter of design choice bounded by well known manufacturing constraints and ascertainable by routine experimentation and optimization to choose these particular dimensions because applicant has not disclosed that the dimensions are for a particular unobvious purpose, produce an unexpected result, or are otherwise critical, and it appears prima facie that the process would possess utility using another dimension. Indeed, it has been held that mere dimensional limitations are prima facie obvious absent a disclosure that the limitations are for a particular unobvious purpose, produce an unexpected result, or are otherwise critical. See, for example, In re Rose, 220 F.2d 459, 105 USPQ 237 (CCPA 1955); In re Rinehart, 531 F.2d 1048, 189 USPQ 143 (CCPA 1976); Gardner v. TEC Systems, Inc., 725 F.2d 1338, 220 USPQ 777 (Fed. Cir. 1984), cert. denied, 469 U.S. 830, 225 USPQ 232 (1984); In re Dailey, 357 F.2d 669, 149 USPQ 47 (CCPA 1966).

Response to Arguments

5. Applicant's arguments filed 08/17/1005 have been fully considered but they are not persuasive.

Applicants argue, "...the cited art teaches a method form interconnects.

However, Applicant does not believe that the cited art teaches the method of Applicant's claim invention. In particular, Applicant teaches forming self-aligned, anti-via interconnects using a method wherein a tantalum-containing etch stop layer is used as an etching stop for the second metal layer etch. Applicant wishes to make clear that

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etching stop specifically used to stop the etching of the second metal layer, that protect the first metal layer from being etched at end of the second metal layer etch. This feature is distinct from that taught by Ye et al. wherein the etch stopping layer is used to stop an oxide layer etch from etching an underlying metal layer...". Ye et al. was cited to prove that tantalum containing layers could be used as etch stopping layers when etching a metal layer comprising copper or aluminum. Further support can be found in Naik et al. to U.S. 6,391,771 B1 (column 6, line 57 – column 7, line 14). Therefore, and as established in the Office Action mailed on 06/14/2005, it would have been within the scope of one of ordinary skill in the art to combine the teachings of Rhodes et al. and Ye et al. to using tantalum material in the etch stop layer of Rhodes et al. according to the teachings of Ye et al. because one of ordinary skill in the art at the time the invention was made would have been motivated to look to alternative suitable methods of performing the disclosed etch stop forming step of Rhodes et al. and art recognized suitability for an intended purpose has been recognized to be motivation to combine. MPEP 2144.07.

Conclusion

6. Applicants are encouraged, where appropriate, to check Patent Application Information Retrieval (PAIR) (http://portal.uspto.gov/external/portal/pair) which provides applicants direct secure access to their own patent application status information, as well as to general patent information publicly available.

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7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to examiner Julio J. Maldonado whose telephone number

is (571) 272-1864. The examiner can normally be reached on Monday through Friday.

8. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Matthew Smith, can be reached on (571) 272-1907. The fax number for this

group is 571-273-8300. Updates can be found at

http://www.uspto.gov/web/info/2800.htm.

Julio J. Maldonado Patent Examiner Art Unit 2823

Julio J. Maldonado October 25, 2005

> George Fourson Primary Examiner